Application Number	Application No.	Applicant(s) SASAKI, YOSHITAKA
		E NGARRAWER

TERMINAL DISCLAIMER	APPROVED	☐ DISAPPROVED
Document Code - DISQ	This patent is subject to a Terminal Disclaimer	
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E UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Yoshitaka SASAKI

Group Art Unit:

2653

Application No.: 10/823,741

Examiner:

A. Castro

Filed: April 14, 2004

Docket No.:

106484.02

For:

THIN-FILM MAGNETIC HEAD AND METHOD OF MANUFACTURING SAME

TERMINAL DISCLAIMER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Your Petitioner, TDK Corporation, represents that it is the owner of a 100% interest in the above-identified patent application by virtue of an Assignment filed June 12, 2000 and recorded at Reel 011048, Frame 0471. The undersigned also certifies that he is empowered to execute this Terminal Disclaimer on behalf of the assignee.

Your Petitioner hereby disclaims the terminal part of the statutory term of any patent granted on the above-identified application, which would extend beyond the expiration of the full statutory term as presently shortened by any Terminal Disclaimer, of U.S. Patent No. 6,826,012 issued November 30, 2004 and hereby agrees that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said U.S. Patent shall be the same as the legal title to any patent issuing from the above-identified application, this agreement to run with any patent granted on the above-identified application and to be binding upon the grantee, its successors or assigns.

Petitioner does not disclaim any terminal part of any patent granted on the aboveidentified application prior to the expiration of the full statutory term as presently shortened by any reminal Disclaimer of said U.S. Patent in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its full statutory term as presently shortened by any Terminal Disclaimer.

Check No. <u>162957</u> in the amount of ∑ \$130.00 (la	arge entity) or] \$65.00 (small	
entity) is attached in accordance with 35 U.S.C. §41(a)(5). The U.S. authorized to debit Deposit Account No. 15-0461 in the amount ne	S. Patent and Tra	ademark O	ffice i	s
Terminal Disclaimer.	1			

12/03/2005 AUGNIGAFI 00000146 10823741 DATE: 2 165 SIGNED: Thomas J. Pardini TYPED NAME: TITLE OR REGISTRATION NO. 30,411 OF ATTORNEY OF RECORD:

T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

TE:	14-	<u>Apr-05</u>	APPL. S.N.:	10/823,741	
	•	ASTRO, ANGEL A.	ART UNIT:	<u> 2652</u>	
EXAMINE		iferson, Henry	o carl li	RN THIS MEMO TO	Case Drop-Off Locatio
OM:		GAL SPECIALIST	RETU	KN THIS MEMO TO	JEF-2D68
IBJECT:	Decisio	on on Terminal Disclaimer (T.D.) filed: 01-Feb-0			
paragraph please see APPLICA memo to	e me or the NT OR (me. TH	I have reviewed the submitted T.D. with the results as set for ed by this informal memo in your next Office action to notif ne Special Program Examiner. THIS IS AN INFORMAL, IN (2) PLACED OF RECORD IN THE APPLICATION FILE. V ANK YOU.	rth below. If you agree y applicant of the T.D. TERNAL MEMO ONL Then your action is com	e, please use the appro If you disagree or ha Y. IT MUST NOT B aplete, please initial, d	priate form ve any questions, E (1) MAILED TO ate and return this
		PER and has been recorded (see ¶14.23).			
The T.	D. is NOT	PROPER and has not been accepted for the reason(s) checked b	elow (see ¶ 14.24):	Cl. for the was of a da	enosit account
	The TD fe	has not been submitted nor is there any author	rization in the application		
		26.07). does not satisfy Rule 321 in that the person who has signed the T f the business entity represented by the signature) in the applicati	D. has not stated the extra on/patent (see $\P \ 14.26 \ \delta$	ent of his/her interest (a & 14.26.01).	and/or the extent of the
	The T.D.	lacks the enforceable only during common ownership clause – n Rule 321(b) (see ¶ 14.27.01).	eeded to overcome a non-	-statutory double paten	
		is directed to a particular claim(s), which is not acceptable since of the entire patent to be granted" (MPEP 1490) (see $\P = 14.26$ &	"the disclaimer must be 14.26.02).	for a terminal portion o	f
	The perse	on who signed the T.D.:			
	is not	t an attorney "of record" (see \P \P 14.29 and 14.29.01).			
	has f	ailed to state his/her capacity to sign for the business entity (see	14.28).		
	is no	t recognized as an officer of the assignee (see ¶ ¶ 14.29 & possib	le 14.29.02).		
	No docu	umentary evidence of a chain of title from the original inventor(s) d as to where such evidence is recorded in the Office (see 37 CFI ifying of the reel and frame number may be found in the T.D. or	to assignee has been sul	bmitted, nor is the reel and th	and frame number mentary evidence or see ¶ 14.30).
	The T.D). is not signed (see ¶ ¶ 14.26 & 14.26.03).			
	(see ¶ 1	ial number of the application (or the number of the patent) which 4.32).			
	The ser	ial number of this application (or the number of the patent in ree: 14.26, 14.27.02 or 14.26.05).	kam or reissue cases bein	ng disclaimed is missing	or incorrect
	The per	riod disclaimed is incorrect or not specified (see $\P\P14.26,14.27$	02 or 14.26.03).		
	Other:				
П	Sugges	stion to request refund (see ¶ 14.36). NOTE: If already authorize	d, credit refund to depos	it account and do not c	heck this item.
I have ant		y notified applicant(s) of the status of the Terminal Disclaimer fil			
					Log Date:
Ex. Initial	ls:	Date: (Rev. 5/98)	Routing Slip Pr	rinted On: Thu	rsday, April 14, 2005 10:45:59 A